

REMARKS

Claims 1-32 are present for examination.

Title

A new title of the invention has been proposed in the present amendment as requested in paragraph 2 of the outstanding Office Action.

Prior Art Rejections

Claims 1-12 and 17-28 stand rejected under 35 U.S.C. 103 as being unpatentable over Tso (6,185,625). Further, claims 13-16 and 29-32 stand rejected under 35 U.S.C. 103 as unpatentable over Tso in view of Maslov (6,538,673).

The examiner's rejections are respectfully traversed.

The primary Tso reference utilizes a remote scaling server 1 which is interposed between the network client 3 and the internet network 2. The remote scaling server 1 comprises an HTTP remote proxy 6 and encode manager 7, encode service providers 8, a cache interface 9 and a cache memory 10. The remote scaling server may be implemented as a network server, a stand-alone computer in communication with the network server, or a distributed system of computers (Column 6, lines 5-8). The HTTP remote proxy 6 not only examines requests to and replies from external internet resources, but also acts on commands in these requests by, for example, determining whether or not to scale content. The HTTP remote proxy 6 is also capable of changing content received from the internet 2 prior to returning it to the requesting network client 3 by, for example, scaling the content (column 6, lines 19-26).

In contrast to the Tso teaching, applicant transmits/receives a multimedia content from an object having character data, image data or voice data through a network which includes a radio data communication network. In accordance with claim 1, the method is performed in the portable radio communication terminal and includes the steps of storing a plurality of objects, generating an expression style format for expressing the stored objects and storing the generated expression style format. Applicant's independent apparatus claim

17 specifically recites that the portable radio communication terminal (itself) comprises a first memory means for storing a plurality of objects, expression style format generation means for generating an expression style format for expressing the object stored in the first memory means; and second memory means for storing the expression style format generation means.

The prior art simply does not disclose applicant's invention since the Tso reference does not provide any generation of expression style format nor storing of the generated expression style format within itself but rather relies on the remote scaling server to satisfy the user-specified encoding preferences wherein the remote scaling server 1 is interposed between the network client 3 and the internet 2. The deficiencies of Tso are not found in Maslov and thus the combination of Tso and Maslov does not make out a prima facie case of obviousness under the provisions of 35 U.S.C. 103.

Drawing Changes

Figure 15 has been amended to correct an error noted in the third dotted block on the left side of the figure. In this third block, the "image files" originally referred to files A and B and now have been changed to refer to files C and D. See, for example page 23, line 18 of the application as filed. The change thus conforms the drawing to the written description. No new matter has been added.

Conclusion

In view of the comments set forth above it is submitted that the application is now in condition for allowance and an early indication of same is earnestly solicited.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16-1.17, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal or even entirely missing, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741. If any extensions of time are needed for timely acceptance of

papers submitted herewith, Applicant hereby petitions for such extension under 37 C.F.R.
§1.136 and authorizes payment of any such extensions fees to Deposit Account No. 19-0741.

Respectfully submitted,

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